Federal Defenders of NEW YORK, INC.

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Leonard F. Joy Executive Director

August 14, 2007

John J. Byrnes & Automey-in-Charge

BY FACSIMILE

Hon. Naomi Reice Buchwald

/ United States District Judge

United States District Court
Southern District of New York

500 Pearl Street
New York, New York 10007

Re: United States v. Francisco Colon No. 07 Cr. 620 (NRB) Request for Adjournment, on Consent

DESCUMENT

VIZOTRONICATIVE

LOCA:

Dear Judge Buchwald:

I am writing to respectfully request that the conference in this case, currently scheduled for Wednesday, August 15, 2007, at 4:00 p.m. be adjourned to a date convenient to the Court during the week of August 20, 2007. I make this request because I am unavailable at the currently-scheduled time.

I have spoken with Assistant United States Attorney Steve Kwok, who consents to the requested adjournment. In addition, the defense consents to an exclusion of time under the Speedy Trial Act until the adjourned date.

Reswectfully submitted,

STEVEN W. STATSINGER Assistant Federal Defender

(212) 417-8736

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REDERAL DEFENDER

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